Docket	No.		

## **DECLARATION AND POWER OF ATTORNEY**

	me(s);  We believe that I/we am/are the original, first and sole/joint inventor(s) of the subject matter claimed d for which patent is sought on the invention entitled:				
	ETHOD FOR CONTROLLING AND MONITORING A CHEMICAL MECHANICAL POLISHING ROCESS				
2	e specification of which:				
	K ]is attached hereto [ ]was filed on as Application Serial No d was amended on (if applicable).				
Ca branen	and was amended on (if applicable).  I/We hereby state that I/we have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.				
IJ	We acknowledge the duty to disclose information which is known to me/us to be material to tentability in accordance with Title 37, Code of Federal Regulations, Section 1.56.				
M. M. Menn, and M. M. Menn, and Mark parch brees,	We hereby claim foreign priority benefits under Title 35, United States Code, Section 119 (a)-(d) or ction 365(b) of any foreign application(s) for patent or inventors' certificate, or Section 365(a) of any CT international application which designated at least one country other than the United States, listed low and have also identified below any foreign application for patent or inventor's certificate having a ing date before that of the application on which priority is claimed:				
	rior Foreign Application(s):   Priority Claimed   umber Country Day/Month/Year Filed Yes No				
	We hereby claim the benefit under 35 USC § 119(e) of any United States provisional application(s) sted below.				
	rior Provisional Application(s):				

I/We hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s) listed below, and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, I/we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, Section 1.56(a) which occurred between the filing date

of the prior date of the application:	of the prior date of the prior application and the national or PCT international filing date of this application:			
Prior U.S. Application Serial No.	n(s) <u>Filing Date</u>	Status: Patented, Pending, Abandoned		
statements made on info made with the knowled imprisonment, or both,	ormation and belief are believelge that willful false stateme under Section 1001 of Title	ein of my/our own knowledge are true and that all ved to be true; and further that these statements were ents and the like so made are punishable by fine or a 18 of the United States Code and that such willful oplication or any patent issued thereon.		
37,093; Michael G. Gilr Reg. No. 42,940; all of	,333; Benjamin J. Hauptmar	or agent(s): Allan M. Lowe, Reg. No. 19,641; Israel n, Reg. No. 29,310; Kenneth M. Berner, Reg. No. 2. J. Fasulo, Reg. No. 43,607; and Randy Noranbrock,		
The control of the co	LOWE HAUPTMAN GOPS 1700 Diagonal Road, Suite 3 Alexandria, Virginia 22314	STEIN GILMAN & BERNER, LLP 310		
with full power of substante Patent and Trademar to them.	itution and revocation, to prok k Office connected therewith	osecute this application and to transact all business in and all further correspondence should be addressed		

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Full name of sole or first Inventor:	
Chun-Lien SU	
Inventor's signature: \( \lambda \text{UUH} - \text{Uien}  \q	Date: 7/21 20/ Tuly 21, 20
Residence:	
NO.479, CHUNG CHENG RD., SHANHUA TO	OWN, TAINAN HSIEN, TAIWAN, R.O.C.
Citizenship:	
TAIWAN, R.O.C.	
Post Office Address:	
NO.16, LI HSIN ROAD, SCIENCE-BASED IN	DUSTRIAL PARK, HSINCHU, TAIWAN, R.O.C.
alle alle alle alle alle alle alle alle	

Full name of second joint Inventor:	
Chi-Yuan CHIN	
Inventor's signature: Mi, -ynan M	in Date: Jan. 4, 2002
Residence:	
4F, NO.14, ALLEY 30, LANE 171, TUNG HUA ST	TAIPEL TAIWAN ROC
Citizenship:	e., I'm Di, I'm WAIN, N.O.C.
TAIWAN, R.O.C.	
Post Office Address:	
NO.16, LI HSIN ROAD, SCIENCE-BASED INDU	STRIAL PARK HSINCHII TAIWAN ROC
**************	*****************
Full name of third Inventor:	
Shih-Keng CHO	
Inventor's signature: Shih-kery cho	Date: Dec. 28, 200/
Residence:	
NO.31, ALLEY 28, LANE 167, CHANG CHUN ST	HSINCHII TAIWAN DOC
Citizenship:	., HBINCHU, IAIWAN, R.O.C.
TAIWAN, R.O.C.	
Post Office Address:	
NO.16, LI HSIN ROAD, SCIENCE-BASED INDUS	STRIAL PARK HEINICHIL TAIWANI D.O.C.
*****************	*******************
Full name of fourth Inventor:	
Ming-Shang CHEN	
Inventor's signature:	Date:
1 Why hong than	Date: December 28, 200
Residence: (	
NO.3, HUI MIN ST., KEKO YUAN LI, HSINCHU (	CITY, TAIWAN, R.O.C.
Citizenship:	
TAIWAN, R.O.C.	
Post Office Address:	
NO.16, LI HSIN ROAD, SCIENCE-BASED INDUS	STRIAL PARK, HSINCHU, TAIWAN, R.O.C.
*****************	***************
Full name of fifth Inventor:	
Yih-Shi LIN	
Inventor's signature: Yih - 4h: LIV	Date: Pecember . x1, 100
	recenser, sij, 10
Residence:	
NO.10, LANE 279, TSO YING TA RD., TSO YING	DIST., KAOHSIUNG, TAIWAN, R.O.C.
<u>Citizenship:</u>	
TAIWAN, R.O.C.	
Post Office Address:	
NO.16, LI HSIN ROAD, SCIENCE-BASED INDUS	TRIAL PARK, HSINCHU, TAIWAN, R.O.C.
******************	*************